

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

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IRON WORKERS LOCAL 383 HEALTH FUND and  
MICHAEL GRIMSLID (IN HIS CAPACITY AS TRUSTEE),

Plaintiffs,

v.

REBAR PLACING TWO, LLC,

Defendant.

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ORDER

11-cv-491-wmc

The court having entered an order on October 3, 2011 (dkt. #8), giving defendant Rebar Placing Two, LLC until Oct. 26, 2011, to answer through counsel in compliance with Fed. R. Civ. P. 11(a), having held a default hearing today, and the defendant having both failed to answer or appear at the default hearing, now therefore, IT IS ORDERED that:

- (1) clerk of court enter default against defendant;
- (2) defendant shall have 21 days from date of service to file any opposition in writing through counsel to plaintiffs' proof of damages;
- (3) the court will set a hearing on entry of default judgment should an opposition be filed or the court have questions regarding plaintiffs' proof; and
- (4) absent a response or remaining questions, the court will enter an appropriate default judgment without further hearing.

Entered this 9<sup>th</sup> day of November, 2011.

BY THE COURT:

/s/

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WILLIAM M. CONLEY  
District Judge